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AT SEATTLE  
 CLERK U.S. DISTRICT COURT  
 WESTERN DISTRICT OF WASHINGTON  
 BY

GARY-Wayne: Alexander

September 22, 2019



FILE ON DEMAND

The Honorable

["IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE"]

19-CV-01711

JLR

1 : Gary-Wayne: Alexander, ) RE 391 913 391 US ["Case No.

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8 Authorized Representative and Attorney- ) PLAINTIFF'S AMENDED COMPLAINT; AND

9 In-Fact for GARY WAYNE ALEXANDER ) PLAINTIFF'S CLAIM TO DEFENDANTS'

10 ) DEMAND FOR DEFENDANT TO SHOW

11 ) OFFER OF OBLIGATION WRITTEN IN

12 Plaintiff, ) THE :CORRECT-SENTENCE-STRUCTURE-

13 v. ) COMMUNICATION-PARSE-SYNTAX-

14 :INTERNAL-REVENUE-SERVICE, ) GRAMMAR: FOR THE VOIDANCE OF

15 :URSULA: GILLIS, AGENT, CFO, and ) THE PERJURY AND TO SHOW THE

16 :STEVE: BAKER, AGENT, and ) LAWS, ORDINANCES, RULES,

17 :MARYANN-R: ENCISO, AGENT, and ) STATUTES, REGULATIONS THEY CLAIM

18 :YVONNE: OLSON, REVENUE OFFICER, ) AGAINST PLAINTIFFS, WRITTEN IN THE

19 And :ALL-AGENTS-FOR-THE-INTERNAL-) :CORRECT-SENTENCE-STRUCTURE-

20 REVENUE-SERVICE, ) COMMUNICATION-PARSE-SYNTAX-

21 Defendants. ) GRAMMAR: FOR THE VOIDANCE OF THE

22 ) PERJURY; AND

23 ) PLAINTIFF'S CONSTRUCTIVE CLAIM OF

24 ) CONDITIONAL ACCEPTANCE; AND

SEA098404 NO SUMMONS

) PLAINTIFF'S CLAIM TO INVOKE THE

) CLAYTON ANTITRUST ACT OF 1914 FOR

) THE EVENT THE DEFENDANTS LACK

) PROOF OF CLAIM"]

["Plaintiff's Amended Complaint"]

~1. FOR THIS CLAIMANT ["PLAINTIFF"] WITH THE KNOWLEDGE IS WITH THE CLAIM FOR THE JURISDICTION OF THE DI-STRICT-COURT IN THE TERRITORY OF THE WASHINGTON AT SEATTLE IN THESE UNITY-STATES OF OUR WORLD.

~2. FOR THE FILING OF THIS COMPLAINT WITH THIS SUMMONS IS WITH THIS SUMMONS WITH THIS SAME-HEADING AS THE COMPLAINT. FOR THE CLERK WITH THE KNOWLEDGE IS WITH THE FILE-STAMP BY THE TITLE~28: U.S.C.S.~1608 FOR THE SERVICE AND TITLE~28: U.S.C.S.~1691 FOR THE SEAL AND TESTE OF THE CLAIM IN THE JURISIDICION OF THE COMPLAINT-FILING WITH THE SUMMONS OF THE .CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-PERFORMANCE-CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-LANGUAGE-CLAIMS IN THE T.L.F..

~3. FOR THE FILING WITH THE POSTAL-SERVICE-AUTHORIZATION IS WITH THE REGISTER-MAIL-CERTIFICATE WITH THE [REITURN-REICIEPT. FOR THE NUMBER ON THE REGISTRATION-SEAL IS FOR THIS REGISTRATION-POSTAL-NUMBER AS THE CASE-NUMBER. FOR THIS CASE OF THE FILING BY THIS PARTY IS WITH THE POSTAL-SERVICE WITH THE TRANSPORT OF THE POSTAL-REGISTRATION-MAIL BY THE POSTMASTER-JUDGE-BANKER. FOR THIS TITLE~18: U.S.C.S.~1342 FOR THE MAIL-FRAUD IN THE FICTICIOUS-USE OF THE NAMES OR ADDRESESS FOR THE TORT OF THE CLAIM OF THE CITIZENS AND WITH THE TITLE~18: U.S.C.S.~1001 AND~1002 IN THE TERMS IN THE FOLLOWING:

TITLE~18: U.S.C.S.~1001 &~1002: FOR THE NOUNS IN THE CLAIMS ARE WITH THE USE AS THE PRONOUNS, VERBS AND ADJECTIVES FOR THE FICTION AND FRAUD OF THE LANGUAGE FOR THE WANT, TORT, BEZZLEMENT, RAPE OF THE LANGUAGE, FRAUD BY THE FICTION OF THE LANGUAGE IS WITH THE FOLLOWING-LAWS:

~1. FOR THE CLAIMANT ["PLAINTIFF"] WITH THE KNOWLEDGE IS WITH THE CLAIM FOR THE DAMAGE BY THE NEGLECT FOR THE TITLE~42: U.S.C.S.~1986. FOR THE KNOWLEDGE OF THE LAW IN THE TRUTH IS WITH THE CORRECTION OF THIS BREACH WITH THE OFFICERS OF THE COURT IN THE POSITION OF A FIDUCIARY WITH THE USE OF THE FICTITIOUS-LANGUAGE. FOR THE TORT OF CLAIMS, RIGHTS AND PRIVILEGES WITH THE CLOSURE: C.-C.~60-b. FOR THE CLAIMANT ["PLAINTIFF"] OF THE KNOWLEDGE IS WITH THE LANGUAGE-CLAIMS FOR THE FRAUD WITH THE C.-C.~9-b. FOR THE TITLE-HEREIN AND WITH THE RULES OF THE CLOSURE-CLAUSE OF THE C.-C.~60-b. FOR THE ALLOWANCE BY THE CLAIMANT ["PLAINTIFF"] IS FOR THE CORRECTION OF THE WRONG WITH THE GLOBAL-AUTHORITY OF THE MATH-LANGUAGE IN THE TRUTH FOR THE CORRECTION WITH THE TITLE~18: U.S.C.S.~1001: FOR THE PARTY WITH THE KNOWLEDGE IS IN ANY MATTER IN THE JURISDICTION OF ANY GROUP OF THESE UNITY-STATES WITH THE KNOWLEDGE AND WILLFUL-VOLITION BY THE FALSIFICATION, BY THE CONCEALMENT OR BY THE COVERING-UP BY ANY TRICK, SCHEME OR BY ANY VICE OF THE MATERIAL-FACT, OR BY THE MAKING OF THE FALSIFICATION-STATEMENT, BY THE FICTITIOUS-STATEMENT, OR BY THE FRAUDULANT-STATEMENT OR BY THE CLAIM FOR THE FRAUDULANT-WRITING-STATEMENT, OR BY THE MAKING OF ANY FALSE-WRITINGS OR FOR THE USING OF ANY FALSE-WRITINGS OR BY THE FALSE-DOCUMENTS BY THE KNOWING THAT THE FALSE-DOCUMENTS ARE FOR THE CONTAINING FOR ANY FALSIFICATION-STATEMENTS, FOR THE FICTITIOUS-STATEMENTS OR FOR THE FRAUDULANT-STATEMENTS OR FOR THE ENTRY WITH THE CASE-FILE FOR A FINE/FEE WITH THIS CONTRACT OR WITH THE PRISON-FIVE YEARS OR BOTH; AND: TITLE~18: U.S.C.S.~1002: FOR THE PARTY WITH THE KNOWLEDGE IS WITH THE CLAIM OF THE WILLFUL-VOLITION FOR THE FRAUD AGAINST THE UNITY-STATES, OR FOR ANY PARTY-GROUP, FOR

THE POSSESSING OF ANY FALSE, ALTER, FORGE, COUNTERFEIT-WRITING(S), OATH, CLAIM OR DOCUMENTS FOR THE PURPOSE OF THE CAPTURING-ANOTHER OF THE UNITY-STATES, OR UNITY-STATE'S-GROUP, OFFICER OR PARTIES, FOR ANY SUM OF THE SECURITIES, IS WITH THE FINE/FEE(\$~10,000.US) WITH THIS CONTRACT-TITLE OR WITH THE PRISON OF THE~FIVE~5-YEARS OR BOTH.

~2. FOR THE CLAIMANT ["PLAINTIFF"] WITH THE KNOWLEDGE IS WITH THE ARTICLE~SEVEN~7: FOR THE CLAIMANT ["PLAINTIFF"] IS WITH THE DAMAGE BY THE COURT. FOR THIS CLAIM WITH THE TITLE~42: U.S.C.S.~1986 FOR THE KNOWLEDGE IS OF THE LAW WITH THE C.U.S.W.F. OF THE PARTY BY THE STATEING OF THE FRAUD: C.C.~9-b. WITH THE C.C.~60-b: FACT-FINDING WITH THE COURT, FOR THE CLAIMING OF THE FRAUD WITH THE CIVIL-JUDGE OR CIVIL-AUTHORITY WITH THE CLAIM FOR THE DAMAGE AGAINST THE CLAIM WITH THE HEREIN-STATEMENTS.

~3. FOR THE CLERK OF THE COURT IS WITH THE DUTY OF THE FILING OF THE COMPLAINT IN THE ORIGINAL-JURISDICTION WITH THE DI-STRICT-COURT OF THE UNITY-STATES OF THE WORLD. FOR THE DI-STRICT-COURT IN ANY STATE IS WITH THE TITLE~18: U.S.C.S.~3240 OF THE NEW-CREATION-STATE OF THE WELL OF THE COURT WITH THAT DUTY-CLAIM WITH THE AUTOGRAPH BY THE CLERK OF THE COURT FOR THIS CONTRACT-CREATION FOR THE PEOPLES USE OF THE COURT FOR THE ARBITRATION OF THIS CONTRACT FOR THE CORRECTION OF A WRONG-LANGUAGE-CLAIM. FOR ANY FAILURE OF THE CLERK WITH THE SETTING OF A DATE FOR THE ARBITRATION IN THE COURT OF THE CONTRACT IS WITH THE OBSTRUCTION OF THE JUSTICE AND DUE-PROCESS FOR THE FILING INTO THE COURT OF THE DI-STRICT. FOR THE OBSTRUCTION FOR THE TRANSPORT IS WITH THE MAIL-COMPLAINT-CHARTER-VESSEL IN THE JURISDICTION THAT THE CHARTER-VESSEL-COMPLAINT IS FOR THE ADDRESS OF THE TRANSPORT. FOR THE CLERK WITH THIS DUTY IS FOR THE APPOINTMENT OF A JUDGE WHEN NO JUDGE IS WITH THE CLAIM OF THIS CONTRACT IN THE COURT OF THE DI-STRICT WITH THE OATH IN THE TRUTH AS A NOUN IN THIS TRUTH-JURISDICTION.

~4. FOR THE POSTAL-SERVICE WITH THE DUTY IS WITH THE TRANSPORT OF THE MAIL WITH THE BILL OF THE LADDING.

~5. WHEN THE CLERK WITH THE ADMINISTRATION-PROCESS IS WITH THE CLAIM OF THE JUDGE IN THE TRUTH WITH AN OATH IN THE TRUTH-LANGUAGE-CLAIM IN THE DI-STRICT. FOR THE DUTY OF THE PARTY IS WITH THE KNOWLEDGE FOR THE CLAIM AS THE JUDGE FOR THIS CLAIM AS THE JUDGE IN THE TRUTH WITH THE DUTY FOR THE CORRECTION OF THE WRONGS WITH THE FORENSIC-EVIDENCE IN THESE UNITY-STATES OF OUR WORLD-COURT FOR THIS CHARTER-VESSEL-CLAIM-CASE IN THE TRUTH.

~6. FOR THE JUDGE WITH THE KNOWLEDGE OF THE TRUTH IS WITH THE CLAIM FOR THE JURISDICTION BY THE PLEADING OF THE FACTS. FOR THE JURISDICTION OF THIS CLAIM IS WITH THE ORDER BY THE COURT WITH THE FAILURE BY THE CALLING OF THE CASE WITHIN THE~45-DAYS OF THE TRUST-CHARTER-VESSEL-CASE-FILING OR FOR THE VACATION OF THE CLAIM WITH THE TITLE~28: U.S.C.S.~1441 AND VACATION BY THE FILING WITH THE CLAIM FOR AN ACTION OR DAMAGE BY THE COURT AND IS IN THE JURISDICTION OF THE MILITARY FOR THE COLLAPS OF THE CIVIL-AUTHORITIES WITH THE CIVIL-CLAIM~26-a FOR THE CLAIMING OF A WRONG FOR THE FAILURE OF THE UNITY-STATES OF OUR WORLD FOR THE CLAIM OF THE GRIEVANCE. FOR THIS FICTION-COURT AGAINST THE PEOPLE IS WITH THE FICTION-LANGUAGE FOR THE CAPTURE AND HARVEST OF THE PEOPLE BY THE FICTION. FOR THE WE, OF THE PEOPLE ARE WITH THE MARITIME-LAW AND WITH THE CLAIM/RIGHT OF THE CONTRACT IN THE TRUTH.

ABBREVIATIONS:

C.C. = FOR THE CIVIL-CLAIM

U.S.C. = UNITY-STATES-CLAIMS

U.S.W. = FOR THESE UNITY-STATES OF OUR WORLD

T.L.F. = FOR THIS TRUTH-LANGUAGE-FORMAT

U.S.C.S. = UNITY-STATES-CLAIMS: SECTION

UNITY-STATES = FOR THE CORPORATION OF ANY TWO OR MORE-PARTIES IS BY THIS CONTRACT/CONSTITUTION

C.U.S.W.F. = FOR THE CONSTITUTION OF THESE UNITY-STATES WITH OUR WORLD-FLAG.

Claimant's ["Plaintiff's"] Demand for Respondent ["Defendents"] to Show Offer of Obligation Written in the :Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar: for the Voidance of the Perjury, and to Show the Laws,

Ordinances, Rules, Statutes, Regulations Defendants claim against Plaintiffs, Written in the :Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar: for the Voidance of the Perjury"]

~0. For the CLAIMANT'S ["*Plaintiffs*"]-KNOWLEDGE of the FACTS ARE with the CLOSURE-DAMAGE-CLAIMS of this TITLE~42: D.-C.-C.-S.-~1986: KNOWLEDGE of the SYNTAX-STYLES-WRONGS &: STOPPING &: CORRECTING with the ["*Defendants*"] VASSALEES'-FRAUDULENT-PARSE-SYNTAX-GRAMMAR-THREATING-SYNTAX-STYLES of the FINANCIAL-PENALTY-THREAT &: PUBLIC-STANDING-LOSS as a THREATS with the VASSALEES'-FOREIGN-FICTION-LANGUAGE-PLEADINGS by the 'FEDERAL-JUDICIAL-RULES of the FEDERAL-COURT-PROCEDURES' & by these VASSALEES'-DAMAGING-CAUSES: TITLE~28: D.-C.-C.-S.-~1359,: COLLUSION or: THREAT with the BLOCKING-C.-S.-S.-C.-P.-S.-G.-P.-DOCUMENTS of the WRITTEN-EVIDENCE of the FICTIONAL-LANGUAGE: TITLE~18: D.-C.-C.-S.-~1001, &: TITLE~15: D.-C.-C.-S.-~1692~e: FRAUD &: MISLEADING-STATEMENTS, &: PENALTY-FINES: TITLE~15: C.-S.-C.-CHAPTER~2B, SECTION~78~FF,(\$25-MILLION) of the MAIL-FRAUD: TITLE~18: D.-C.-C.-S.-~1341,: MAIL-FRAUD-PROPERTY/EQUITY-TORT by the FICTION-COURT-JUDGE &: ATTORNEYS'-ACTING-TOGETHER with the TITLE~18: D.-C.-C.-S.-~242: STOPPING &: BLOCKING-C.-S.-S.-C.-P.-S.-G.-P.-CONTRACT by the COLORING-LAWS, FACTS, RULES, CODES &: VOLITION with an ATTORNEY'S-CONSPIRACY-CIVIL: TITLE~42: D.-C.-C.-S.-~1985~1, in this DRY-DOCK-VESSEL-PAPER &: FILE-STAMP-EVIDENCE-SYNTAX-KEY-CODE with the TITLE~42: D.-C.-C.-S.-~1985~2: STOPPING &: BLOCKING, CHANGING, PERJURY, FALSE-STATEMENTS, CHEATING, STEALING by the VOID-SYNTAX-GRAMMAR-TITLE~18: D.-C.-C.-S.-~1001,: FRAUDULENT-PARSE-SYNTAX-GRAMMAR-VASSALEES'-WRITING-EVIDENCE, &: TITLE~42: D.-C.-C.-S.-~1983~3, BLOCKING-PARTICIPATION of the C.-S.-S.-C.-P.-S.-G.-P.-WITNESS or: EVIDENCE by the TITLE~18: D.-C.-C.-S.-~1001: FRAUDULENT-PARSE-SYNTAX-GRAMMAR-COMMUNICATIONS-CAUSE: TITLE~18: D.-C.-C.-S.-~1961: RACKETEERING-DAMAGE &: CRIME-PARTICIPATION-TITLE~18: D.-C.-C.-S.-~3, with the CRIMINAL-VIOLATIONS &: 'VOLITION of the WILL' with the DOCUMENT-CONTRACT-FEDERAL-POSTAL-\$1.-STAMP-COURT'S-VENUE against the FRAUDULENT-SYNTAX-GRAMMAR-WRITING-EVIDENCE-BONDED with the CLAIMANT ["PLAINTIFF"]S'-C.-S.-S.-C.-P.-S.-G.-CONTRACT against the VASSALEE'S TITLE~15: D.-C.-C.-S.-~1692~e,: FRAUD &: MISLEADING-STATEMENTS-STYLES-SYNTAX-GRAMMAR. [*Plaintiff demands that Defendants' Offer of obligation be presented in the :Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar: for the voidance of the perjury*] and '*Plaintiff demands that Defendants' Produce the law, statute, ordinance, the Defendants' claim the Plaintiff has violated written in the :Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar: for the voidance of the perjury*'] Exhibit "A"

~1. For the PAYMENT of CLAIMANT'S ["*Plaintiffs*"] TAXES ARE with the CLAIM of the CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-PERFORMANCE with the LAWS, COURTS, RULES, WORD-CLOSURE-TERMS, [DE]FINITIONS &: CODES by the UNITED STATES of an AMERICA-CORPORATION, &: DEPARTMENT OF THE TREASURY. [*Plaintiff would like to pay ALL taxes owed to the INTERNAL REVENUE SERVICE with the requirement that the Offer of Obligation is written and presented in the Correct-Sentence-Structure-Parse-Syntax-Grammar for the voidance of perjury*]

[Identification Translation:

D.-C.-C.-S. = Document-Contract-Claims-Section; and

1. C.-S.-S.-C.-P.-S.-G. = Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar;
2. C.-S.-S.-C.-P.-S.-G.-P. = Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar- Performance]



**["Plaintiff's Constructive Claim of Conditional Acceptance"]**

~0. Honor and Consent is with the Claim and Order for Defendant's Sworn Testimony, Autographed by a Real Party, in Affidavit format, with Full Commercial Liability to the CLAIMANT'S ["Plaintiff's"] Conditions Numbered 1 through 45.

["Plaintiff is in receipt of Defendants' Offer of Obligation regarding INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US). Plaintiff is accepting Defendants' offer of obligation upon the condition that Defendants' provide the following proof to support Defendants' claim:

1. Provide the verified proof and full, whole, and complete accounting, via sworn affidavit, under penalty of perjury, with full and complete commercial liability, that supports Defendants' position that a :real-party-in-interest: among the Defendants' who is injured, wronged, harmed, or suffered a loss due by the Plaintiff; and
2. Provide the proof that supports Defendants' did NOT agree to a Notice of Tender for Setoff and Statement of Account and Affidavit of ZERO BALANCE on subject account, dated December 10, 2018; and
3. Provide the proof that supports Defendants' did NOT receive Notice of Default and Consent to Judgment of ZERO BALANCE dated January 20, 2019; and
4. Provide the proof that supports Defendants' position that Instruments of Tender in the amount of One-million Two-hundred Fifty-thousand DOLLARS and Zero CENTS (\$1,250,000.00US) were NOT received by Tender Agent for the Internal Revenue Service via United States Postal Service Registered Mail Article Number RE 324 599 865 US on October 1, 2018 at 11:22 a.m.; and
5. Provide the proof that supports Defendants' are NOT subject to the Tender of Payment Laws, which states whether Tender is accepted or rejected, there is discharge of debt; and
6. Provide the proof that supports Defendants' position that the instruments of tender are NOT in accordance with the terms of the contract agreement with INTERNAL REVENUE SERVICE regarding INTERNAL REVENUE SERVICE Notices 3164 B and 3552 and 2939A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US); and
7. Provide the proof that supports your position that regarding INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number 535-70-6891 in the Alleged Amount of Seven-

Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US) by contract, are unable to accept tender from the Plaintiff and that the Plaintiff is an unauthorized party under law to settle this alleged debt; and

8. Provide the proof that supports Defendants' position that the instruments of tender are merely an attempt to pay of regarding INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number 535-70-6891 in the Alleged Amount of Seven-hundred Sixty-Thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$787,389.80US) and actually do not pay or otherwise affect the alleged obligation for regarding INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-hundred Sixty-Thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$760,264,059.80US); and
9. Provide the proof that supports Defendants' position that the instruments of tender are Not Negotiable; and
10. Provide the proof that supports Defendants' position that the instruments tendered do not, in fact, provide defense of amounts allegedly owed by Plaintiff; and
11. Provide the proof that supports Defendants' position that the instruments of tender do not affect INTERNAL REVENUE SERVICE's Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US) defense in the dishonor of the presentment of tender; and
12. Provide the proof that supports Defendants' position that the instruments of tender will not eliminate indebtedness; and
13. Provide the proof that supports Defendants' position that the instruments of tender will result in default and a judgment of garnishment for an account which has been settled, setoff and discharged; and
14. Provide the proof that the instruments of tender are NOT in accordance and compliance with UCC 3-104; Title IV, Sec 401 (FRA); USC Title 12; USC Title 28, §§1631, 3002; and the Foreign Sovereign Immunity Act under necessity; and

- 285 15. Provide the proof that the instruments of tender are NOT in full accord with HJR-192  
 286  
 287 (June 5, 1933), Public Law 73-10, UCC 3-419, 1-104 and 10-104; and  
 288
- 289 16. Provide the proof that pursuant to 'State and Federal' TENDER OF PAYMENT statutes;  
 290  
 291 that Defendants' may refuse payment of any property, money, or instrument, while NOT  
 292  
 293 discharging the debt; and  
 294
- 295 17. Provide the proof that the Treasury of The United States Department of Internal Revenue  
 296  
 297 has returned the instruments of TENDER and that they are not holding or withholding an  
 298  
 299 instrument valued at One-million Two-hundred Fifty-thousand DOLLARS and Zero CENTS (\$1,250,000.00US); and  
 300
- 301 18. Provide the proof that the U.S. Bankruptcy is NOT verified in Senate Report No. 93-549  
 302  
 303 93<sup>rd</sup> Congress, 1<sup>st</sup> Session (1973), "Summary of Emergency Power Statutes," Executive  
 304  
 305 Orders 6073, 6102, 6111 and by Executive Order 6260 on March 9, 1933, under the  
 306  
 307 "Trading With The Enemy Act (Sixty-Fifth Congress, Session I, Chapters 105, 106,  
 308  
 309 October 6, 1917), and as further codified at 12 U.S.C.A. 95(a) and (b) as amended; and  
 310
- 311 19. Provide the proof that the Plaintiff has not been estopped from using or that he has access  
 312  
 313 to 'lawful constitutional money of exchange' (See U.S. Constitution – Art. I § X) to  
 314  
 315 PAY DEBTS AT LAW', and pursuant to HJR-192, can only discharge fines, fees, debts,  
 316  
 317 and judgments 'dollar for dollar' via commercial paper or upon Affiant's exemption; and  
 318
- 319 20. Provide the proof that :Gary-Wayne: Alexander:, a Private Citizen, a living man and  
 320  
 321 Authorized Agent and Sole Beneficiary of the trust known as GARY WAYNE  
 322  
 323 ALEXANDER Trust is NOT "Holder in Due Course" of the Preferred Stock of the  
 324  
 325 federal Corporation (United States – February 21, 1871; 16 Stat I. 419); and holds a prior,  
 326  
 327 superior, security interest and claim on the alleged DEBTOR and Debtor's property;  
 328  
 329 and  
 330
- 331 21. Provide the proof that Defendants' provided Plaintiff oaths of all parties, title, and  
 332  
 333 statutes, written in the Correct-Sentence-Structure-Communication-Parse-Syntax-  
 334  
 335 Grammar-Performance pursuant 18 USC 1001 and 1002, and 18 USC 1341 and 1342 for  
 336  
 337 the voidance of the perjury; and  
 338
- 339 22. Provide Defendants' evidence that ALL law is based upon :adverb-verb:, descriptive or  
 340  
 341 rhetorical verses factual, and that Defendants' are NOT using deceptive practices for the  
 342

voidance of perjury, while being paid is not a violation of 18 USC 1001 and 1002, and 18 USC 1341 and 1342; and

23. Provide Defendants' evidence that Defendants' are NOT using the NOM DE GURERRE names pursuant to 18 USC 1001 and 1002, and 18 USC 1341 and 1342; and

24. Provide Defendants' evidence that Defendants' are NOT using false advertising, fictitious use of language, pertaining to Title 18, 1001 Fraud Act by the use of closed brackets and vectors violating the four corner rules, pursuant to Black's Law Dictionary 5<sup>th</sup> ed, Page 591; and

25. Provide Defendants' evidence that Defendants' are NOT using fraudulent conveyance of language to force the Plaintiff to pay funds; and

26. Provide Defendants' evidence with a Justice of the Peace under penalty of perjury that Defendants' are NOT using Fictitious Conveyance of Language as a device for unjust gain against the Plaintiff; and

27. Provide Defendants' evidence as to what specie Defendants' will accept or lawfully require as payment of the alleged debt known as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number 535-70-6891 in the Alleged Amount of and pursuant to 18 USC § 8 and then 31 USC § 3124 and Attachment A, Defendants' are NOT forcing Plaintiff to break the law if Defendants' are demanding Federal Reserve Notes; and

28. Provide Defendants' evidence as to which dictionary or styles manual Defendants' are writing from in their Offers of Obligation, whereby Plaintiff can easily refer to and understand the referenced Offers of Obligation; and

29. Provide Defendants' evidence that Defendants' have a copy-right release from the Post-Master-General to copy Post-Master-General's 1<sup>st</sup> class-postage stamps and/or 2<sup>nd</sup> class-postage stamps and/or metered stamps; and

30. Provide Defendants' evidence that Defendants' are NOT using false conveyance of language and violating The Deceptive Trade Practices Act for ill-gotten-gain against the Plaintiff; and

31. Provide Defendants' evidence that Defendants' are NOT violating The Americans With



- 401 31. Provide Defendants' evidence that Defendants' are NOT violating The Americans With  
402 Disabilities Act and the Antitrust with the Federal Trade Commission and the Fair Debt  
403 Collection Practices Act and 18 USC 1001 and 18 USC 1341 and 18 USC 1342 for  
404 Defendants' profit without the expressed written authorization of the Plaintiff; and  
405  
406  
407  
408
- 409 32. Provide Defendants' evidence that Defendants' provided Plaintiff an interpreter to the  
410 conveyance of language, Correct-Sentence-Structure-Communication-Parser-Syntax-  
411 Grammar, pursuant to the 1964 Discrimination Act; and  
412  
413  
414
- 415 33. Provide Defendants' evidence of all parties receiving this Constructive Claim of  
416 Conditional Acceptance of Defendants' full given names using no abbreviations nor all capitalized names nor  
417 fictitious titles; and  
418  
419  
420
- 421 34. Provide Defendants' evidence of Defendants' qualifications and/or official capacities  
422 along with letters of appointments and/or letters of delegation of authorities; and  
423  
424
- 425 35. Provide Defendants' evidence and proof of Defendants' mandate or authority and bond  
426 and actual state license and not merely a BAR Union Membership Card as an attorney;  
427  
428  
429  
430 and
- 431 36. Provide Defendants' evidence of Defendants' Oaths of Office true copies along with the  
432 proper autographs whereby the Defendants' are accepting full commercial liability; and  
433  
434
- 435 37. Provide Defendants' evidence of Defendants' Anti Bribery statement as directed by the  
436 Foreign Corrupt Practices Act – Anti-Bribery Provisions, as was required when  
437 Defendants' took their oath, and require Defendants' foreign registration statement which  
438  
439  
440  
441  
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443  
444 must be on file, as all those who take oaths become foreign at the time of the oath, per  
Title 22 USC Code 612; and
- 445 38. Provide Defendants' evidence of the correction of syntax-ed documentation from all  
446 parties participating in as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015,  
447  
448  
449  
450  
451 Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number  
452 [REDACTED] in the Alleged Amount of Seven- Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS  
453 and Eighty CENTS (\$787,389.80US) and the bonds Defendants' provided, including definitions and sources  
454  
455  
456  
457  
458 of words used, to protect and indemnify Plaintiff in the event of a harm by those parties  
and their sworn evidence that Defendants' are acting within their official capacity,

including personal addresses of those parties who are found to be acting outside their authority plus their sworn evidence that they are acting within their official; and

39. Provide Defendants' evidence by copies of all tax forms for all named Defendants' resulting from profits derived from the securities generated for as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-hundred Sixty-thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$787,389.80US) to prevent suspicious activity of unreported tax liabilities; and

40. Defendants' provide evidence that the alleged obligation/claim known as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-hundred Sixty-thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$787,389.80US) does not constitute a false and deceptive and misleading representation in connection with the collection of any debt including the false representation of the character or legal status of any debt and further makes a threat to take any action that cannot legal be taken a deceptive practice congruent with 15 U.S.C. § 1692 (e); and

41. Defendants' provide evidence that there does not already exist a private agreement between the parties of a settlement with an un rebutted affidavit of zero balance thus making any further action vexatious litigation and a waste of taxpayer dollars; and

42. Defendants' provide evidence that any and all named Defendants' have a letter of delegation of authority to attack the trust known as The GARY WAYNE ALEXANDER Trust, which is duly recorded in the public record; and

43. Defendants' provide evidence that incorrect Sentence-Structure-Parse-Syntax-Grammar submitted into INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven- Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US) by Defendants' and their Agents and/or their attorneys, in their Offer of Obligation is NOT void of perjury and is NOT a valid claim.

Plaintiff requires proof of the above 44 listed items, signed by a real party representing the Defendants, in an affidavit format, swearing under penalty of perjury, with full and unlimited commercial liability within 14 days of receipt of service. Any response short of a real party

representing the Defendants, in an affidavit format, swearing under penalty of perjury shall be deemed an 'insufficient response' and will be marked as such, and constitutes agreement by the Defendants, and their Agents, Successors, and/or Assigns, as evidence that Defendants do not have a valid claim against Plaintiff regarding INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Date June 24, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven- Hundred Eighty Seven-Thousand Three-Hundred Eighty Nine-DOLLARS and Eighty CENTS (\$787,389.80US) and that the Defendants waive ALL their rights, titles, and interests in their claim known as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-hundred Sixty-thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$760,264,059.80US) and Defendants confession that offer of obligation known as INTERNAL REVENUE SERVICE Notice 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019, Social Security Number [REDACTED] in the Alleged Amount of Seven-hundred Sixty-Thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$760,264,059.80US) has a current and permanent balance of Zero DOLLARS and Zero CENTS (\$0.00US)".

**["Plaintiff's Claim to Invoke the Clayton Antitrust Act of 1914 for the Event the Respondent Lack Proof of Claim"]**

**-0 For the fraudulent language offer of obligation by the Defendants against CLAIMANT ["Plaintiff"] is with the Payment of Three-million Forty-one Thousand Fifty-nine DOLLARS and Twenty CENTS (\$3,149,559.20US) :Clayton-Antitrust-Act-of-1914-Claim.**

["Plaintiff respectfully notices this honorable court that criminal activity under Title 42, 1988 states responsibility for ALL fees in this case by the perpetrator of that activity. The Defendants demanded payment of Seven-hundred Sixty-Thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$760,264.80US) by United States Postal Service on October 12, 2016 and October 6, 2016 and October 7, 2016 and August 8, 2019 and on October 31, 2016 and it appears that all of the Defendants' Lawyers, and their Agents, are co-conspirators, along with the 'real party' acting as STEVE BAKER and MARYANN R ENCISO and YVONNE OLSON, Agents for the INTERNAL REVENUE SERVICE, as they are working together and getting paid on this case for the collection of INTERNAL REVENUE SERVICE Notices 3164 B and 3552 and 2439A, Tax Year 2015, Notice Dates October 12, 2016 and October 6, 2016 and October 7 2016 and August 8, 2019, Social Security Number [REDACTED], who have demanded Plaintiff to pay a total of Seven-hundred Sixty-Thousand Two-hundred Sixty-four DOLLARS and Eighty CENTS (\$787,389.80US) in Fees and Fines without producing the proper evidence that such an amount is owed. The Plaintiff moves this Honorable Court, that in the event the Defendants do not produce And provide the Proof of Claim in the Forteen (14) listed conditions required

DOLLARS and Twenty CENTS (\$3,149,559.20US), because without the proof of claim, these Defendants And their agents are confessing to criminal activity against the Plaintiff"].

RESPECTFULLY SUBMITTED,

*: Gary-Wayne: Alexander*  
:Gary-Wayne: Alexander:

In Propria Persona

["Certificate of Service"]

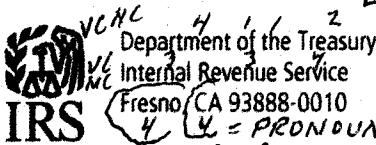
["I hereby certify that in this 21 day of <sup>Oct</sup>~~September~~, 2019, I filed the foregoing Plaintiff's Amended Complaint and Plaintiff's Demand for the Offer of Obligation and Laws written in the :Correct-Sentence-Structure-Communication-Parse-Syntax-Grammar and Plaintiff's Constructive Claim of Conditional Acceptance and Plaintiff's Claim to Invoke the Clayton Act with the Clerk of the UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE. I further certify that on the same date, I caused a true and complete copy of the foregoing documents to be served by first-class mail, postage prepaid, and by Certified Mail, to the following persons and/or entities at the following addresses:

["URSULLA GILLIS, CHIEF FINANCIAL OFFICER AND AGENT FOR INTERNAL REVENUE SERVICE In care of 1111 CONSTITUTION AVENUE, ROOM 5226 WASHINGTON D.C. 20224"] Certified Mail Number: 7019 0140 0000 0299 7784

["STEVE BAKER, REVENUE OFFICER, INTERNAL REVENUE SERVICE In care of 1201 PACIFIC AVENUE, SUITE 550 TACOMA, WASHINGTON 98402"] Certified Mail Number: 7019 0140 0000 0299 7777

["MARY R ENCISO, TERRITORY MANAGER, INTERNAL REVENUE SERVICE In care of 1201 PACIFIC AVENUE, SUITE 550 TACOMA, WASHINGTON 98402"] Certified Mail Number: 7017 2620 0001 1198 9295

["YVONNE OLSON, REVENUE OFFICER, INTERNAL REVENUE SERVICE In care of 178 S RIO GRANDE STREET, FIVE GATEWAY BLDG, M/S 5446 SALT LAKE CITY, UT 84101 Certified Mail Number: 7017 2620 0001 1198 9271



EAT QUESTION 18 USC 1001 - AND - 1002, AND 18 USC 1341:7

Notice - VC, NC, 4 CP22A  
Tax Year - VC, 3, 3 2015  
Notice date - 3, 4 October 31, 2016  
Social Security number [REDACTED] = 3, 3, 4  
To contact us 1-800-829-0922  
Your Caller ID 711196  
Page 1 of 5 89H

4 = PRONOUNS ARE NOT FACTS = PRO = NO, UN = NO  
INTERNAL - IN = NO, TER = EARTH, NAL = CONTRACT  
= NO CONTRACT, REVENUE - RE = NO IN PAST TIME  
VENUE = NO CONTRACT SERVICE OF NO VENUE AND  
007933.555968.131668.29925 1 AT 0.399 864 NO CONTRACT

USE CORRECT NAME  
VERSUS NOM DE L'EMPRE:  
GARY W ALEXANDER  
2222 W LAKE SAMMAMISH PKWY NE  
REDMOND WA 98052-6008

IN A CONTRACT YOU CAN NOT USE ADVERBS  
NOR ADJECTIVES, BECAUSE WHEN YOU  
MODIFY A FACT IT BECOMES AN OPINION,  
THIS DOCUMENT IS NOTHING MORE  
THAN PRONOUN AND OPINIONS:7

Changes to your 2015 Form 1040

Amount due: **\$787,389.80**

Based on the information you provided, we  
changed your 2015 Form 1040 to correct your:

- account information.

We changed the civil penalty amount that we  
previously charged.

As a result, you owe \$787,389.80.

TO HAVE A FACT, ONE MUST HAVE  
A POSITION - FOLLOWED BY A LODIAL  
NUMBER 5, 6, AND 7, TO HAVE  
A POSITION - LODIAL - FACT:

What you need to do immediately

REMOVE ALL OPINIONS AND  
FRAUDULENT CONVEYANCE OF  
LANGUAGE RESULTS IN  
NO VALID OFFER, NO  
VALID CLAIM:

NO PROOF, NO FACT, OPINION  
NO TRIALS, NO HEARINGS

VIOLATION 18 USC 1341, 18 USC 1001 AND 1002:7

### Billing Summary

Account balance before this change	\$ 633,554.00
Increase in accuracy-related penalty on underpayments	126,710.80
penalty	
Increase in failure-to-file penalty	10,306.00
Increase in failure-to-pay penalty	3,167.77
Increase in interest	8,635.48
Decrease in interest we owe you	5,015.75

Amount due by November 15, 2016

WHAT LAW DILUTIONARY DID YOU USE:7  
~ 1 ADVERB = MODIFIER = NO CONTRACT

If you agree with the changes we made

- Pay the amount due of \$787,389.80 by November 15, 2016 to avoid additional penalty and interest charges.

12 = VERB ~ 3 = ADJECTIVE  
~ 4 = PRONOUN - WHEN A FACT COMES BEFORE A FACT  
WITH THE LACK OF A HYPHON, FOR THE ADJECTIVE  
MODIFIER PRONOUN = COLOR FACTS 2 - MODIFIER  
REVENUE DPV = DANGERING PARTICIPLE Continued on back...  
VERB = ENDING A FICTIONAL SENTENCE



Payment

GARY W ALEXANDER  
2222 W LAKE SAMMAMISH PKWY NE  
REDMOND WA 98052-6008

Notice CP22A  
Notice date October 31, 2016  
Social Security number [REDACTED]

WITH A VERB

- Make your check or money order payable to the United States Treasury.
- Write your Social Security number [REDACTED], the tax year (2015), and the form number (1040) on your payment and any correspondence.

~ 5 = POSITION = RULES, NOTE, OPERATION 1

Amount due by November 15, 2016

**\$787,389.80**

INTERNAL REVENUE SERVICE  
FRESNO, CA 93888-0010

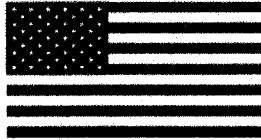


535706891 FN ALEX 30 0 201512 670 00078738980

~ 6 = LODIAL = OWNERSHIP ORIGINAL TITLE  
~ 7 = FACT [NOUN] = NO - NO = VOID  
~ 8 = PAST TIME - TENSE VOID - NOW TIME, FROM E.D.  
~ 9 = FUTURE TIME - TENSE, VOID OF ALL FACT  
~ 0 = CONJUNCTION = AND OR  
~ NC = NO CONTRACT  
~ VL = VOID CONTRACT

EXHIBIT "A"





.C.-S.-S.-C.-P.-S.-G.-P. FLAG OF THIS VESSEL: RE 391 913 391 US

**FOR THE CLAIMANT'S-KNOWLEDGE OF THIS LIVE-LIFE IS WITH THIS CLAIM BY THIS CLAIMANT.**

~1 FOR THE KNOWLEDGE OF THESE FACTS ARE WITH THE CLAIM OF THIS LIVE-LIFE-BIRTH ON THIS BIRTH-DATE OF THE ELEVENTH DAY~THE JULY-MONTH~ IN THE-YEAR~1959.

~2 FOR THESE WITNESS-KNOWLEDGE OF THIS LIVE-LIFE ARE WITH THESE CLAIMS OF THIS LIVE-LIFE-BIRTH/NATIVITY IN THE CITY~YAKIMA, STATE~WASHINGTON, -~COUNTRY UNITED-STATES-OF-AMERICA, WITH WITNESS, WITH THE PARENT-PARTIES: MOTHER: :Beverly: Herke-Alexander., FATHER: :George: Alexander.~BY THEIR MARRIAGE-Joinder.

~3 FOR THE WITNESS-KNOWLEDGE OF THIS LIVE-LIFE-CLAIM ARE WITH THE CLAIM OF THIS LIVE-LIFE-BIRTH WITH AN AUTHORIZATION OF THESE (3) THREE-WITNESS-AUTOGRAPHS:: WITNESS-ONE, :WITNESS-TWO, :CLAIMANT.

~4 FOR THE WITNESS-KNOWLEDGE OF THESE FACTS ARE WITH THIS LIVE-LIFE-BIRTH-CLAIM WITH THIS CORRECT-SENTENCE-STRUCTURE-COMMUNICATION-PARSE-SYNTAX-GRAMMAR-PERFORMANCE OF THIS COMMUNICATIONS-CLAIM WITH THIS LIVE-LIFE-PARTY.

PICTURE:



FINGERPRINT(FP):



SALIVA / HAIR

: George-Gwyn: Alexander *Oct.*  
:WITNESS/ :AUTOGRAPH:/COPYCLAIM ~For the date: SEPT- 21 2019 FP:

: Beverly- ANN: Alexander *Oct.*  
:WITNESS/ :AUTOGRAPH:/COPYCLAIM ~For the date: SEPT- 21 2019 FP:

: GARY-WAYNE: ALEXANDER *Oct.*  
:WITNESS/ :AUTOGRAPH:/COPYCLAIM ~For the date: SEPT- 21 2019 FP:

:AUTOGRAPH-CLAIMANT-LIFEBIRTH :AUTOGRAPH:/COPYCLAIM-is with the in-cluding of this ~ THE ELEVENTH DAY~THE JULY-MONTH~ IN THE-YEAR~1959.by *Oct.*  
ON-DEMAND: CLAIM.

